## FOR UTILITY ORIGINAL DECLARATION

## RULE 63 (37 C.F.R. 1.63) RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

			NT AND TRADEMARK (		
As a below named in I believe I am an origin INVENTION ENTITLE	nal, first and joint inventor of	f the subject matter which is	e address and citizenship at claimed and for which a pat CE MANUFACTURING I	ent is sought on the	d to my name, and
I hereby state that I have above. I acknowledge to foreign priority benefits I Application which designs certificate, or PCT Interna- the application on which p	hich was filed on <u>Decemb</u> , reviewed and understand the se duty to disclose all information under 35 U.S.C. 119(a)-(d) or sted at least one other country thional Application, filed by me cariority is claimed, or (2) if no pri	per 16, 2003 as U. contents of the above identified a known to me to be material to a 365(b) of any foreign applica han the United States, listed bel	S. Application No. 10/ I specification, including the clai patentability as defined in 37 C.R. tion(s) for patent or inventor's low and have also identified belo object matter claimed in this applied	735,846 ms, as amended by any a F.R. 1.56. Except as noted certificate, or 365(a) of a by any foreign application.	I below, I hereby claim any PCT International for category or inventor's
PRIOR FOREIGN API	Country	<u>Filed</u>	Date First Laid Open Or Published	<u>Date Patented or</u> <u>Granted</u>	Priority Claimed
		<del>                                     </del>			
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PCT international application is in addition to defined in 37 C.F.R. 1.56 application:	tions listed above or below and to that disclosed in such prior a 6 which became available beto	<ul> <li>If this is a continuation-in-part applications. I acknowledge the</li> </ul>		he subject matter disclose known to me to be mater national or PCT Internation	ed and claimed in this
				doned, patented	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
further that these statemer Section 1001 of Title 18 of And I hereby appoint Pillst with USPTO Customer No. connected therewith and w persons of their Firm to the who/which first sends/sent	nts were made with the knowle the United States Code and the bury Winthrop LLP, Intellectual I , 00909 individually and collective the resulting patent, and I he ast Customer No., and to act a	dge that wilful false statements in Property Group, (to whom all co vely my attomeys to prosecule to property of the total to problem and rely on instructions from a which I hereby declare that I is	at all statements made on infor- s and the like so made are purch- nay jeopardize the valklity of the ommunications are to be directed this application and to transact a from that Customer No. names and communicate directly with the lave consented after full discloss	Ishable by fine or imprisor application or any patent d), and persons of that firm all business in the Patent is of persons no longer with the person/assignee/attorn	nment, or both, under issued thereon.  If who are associated and Trademark Office their firm, to add new new/firm/ organization
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